that the town of Edinburgh had been de- administrator or guardian for settlement who shall forthwith give notice to the elecstroyed, from some cause growing out of SEC. 4. That the costs in all criminal tors to fill such vacancy as in other a new fillibuster movement, but the Flag proceedings taxed in pursuance of the cases; but if by the decision the said elecwas unable to trace it to a reliable source. provisions of this act, and adjudged in fa. tion remains good, he shall transmit the Edinburgh is an American town, situated vor of the State, shall, when collected by same to the clerk of the court of common in front of the Mexican town of Rey- the Probate Judge, be paid by him into pleas who shall immediately thereafter

which confirm the seizure of Reynosa, act entitled "an Act defining the jurisdic- the peace shall be set aside by the free- Book and Mull Muslims, Robinstie, Grechanette, inburgh.

## Railroad Subscription.

PHILADELPHIA, April 15. The City Councils passed an ordinance, last night, subscribing for 1,000 shares of the Hempfield Railroad stock.

Japan Expedition.

PHILADELPHIA, April 14. The frigate Macedonia, for the Japan by the Secretary of State. expedition, sailed from New York this morning.

### LAWS OF OHIO. [PUBLISHED BY AUTHORITY.]

[No. 8.] AN ACT to regulate the Fees of Probate Judges, and to repeal the nineteenth section of the act entitled "an act defining the jurisdiction, and regulating the practice of Probate Courts," passed, February 25, 1852.

be charged but once, six cents; for entering the appearance of the parties, to be charged but once, sixteen cents in each char seal; twenty five cents each; for enter- previous to the election, designating the ing order to advertise, twenty five cents; time and place of holding such election. for filing petition, answer, or any other SEC. 2. That whenever a vacancy is paper necessary to complete the pleadings about to happen, or shall actually happen. in any cause, six cents; and for all other in the office of Justice of the Peace, in papers, except the accounts current and any township in this State, either by death, youchers of executors, administrators and removal, absence at any one time for the guardians, four cents each; for entering space of six months, resignation or other the return of any writ, six cents; for is wise the trustees having notice thereof. suing subphæna, where there is but one shall give notice to the electors of such witness named, twelve cents; and for township, to fill such vacancy by setting up every additional name, four cents; for advertisements in three public places in swearing each witness, four cents; for en- such township, specifiying the number of tering attendance of each witness, six Justices to be elected, which notice shall cents; for indexing each cause, ten cents; be given not less than fifteen nor more for entering judgment on journal, ten than twenty days previous to holding such cents; for recording general verdict, ten election, which shall be held at such cents; for entering orders on journal, ten place as said trustees (or clerk as the cents for each one hundred words; for case may be) shall direct. transcribing judgment or orders on the SEC. 3. That whenever it shall be made docket, ten cents; for entering satisfac- to appear to the satisfaction of the Pro-

sued, ten cents; for issuing orders of sale. for which he shall have been elected, and thirty five cents each; and ten cents for provided also, that if a part of any town each one hundred words said writ may ship shall be attached to any other town. weather fine. Flour quiet at \$3,70 to ing returns on writs of execution and orthe limits of that part of the township so unsettled, buyers and sellers apart in their contain over the first hundred; for record- ship, the Justices of the Peace residing in \$3,75. Whisky 18 to 184c. Provisions ders of sale, ten cents, for each one hun- attached as aforesaid shall execute the views. Mess Pork in demand at \$14 .dred words; for each certificate, to which duties of their respective offices in the Bacon sides saleable at 74c. packed .the seal of the court is required, and not township to which the same shall be at. Bulk meat held at 5 to 61c. Nothing of for the purpose of electing Directors for the enherein provided for, fifty cents; for pro- tached, in the same manner as it they importance done in Molasses, Sugar or suing year, and tor the transaction of such other bate of will and entry thereof, thirty-five had been elected for such township. settlement of same, filteen cents; for ex amining partial or final settlements of guardians, executors or administrators.

SEC. 5. That said Judge on the same is decided.

SEC. 5. That said Judge on the same guardians, executors or administrators. This may account for our frequent reference to aday that he issues a notice to the person day that he issues a notice to the person of said court, application will be made, by the said court, application will be made to the court of the North-East quarter, of section number seeds with the dower of Saily Housines, late Saily Faulkner. Said lands to be said as the court of the North-East quarter, of section number there is charged with the dower of Saily Housines and the court of the North-East quarter, of section number there is charged with the dower of Saily Housines, charged with the dower of one dollar each, where there are not more or persons whose election is contested this article which we feel fully justified in makthan fifty vouchers to be examined, and if shall appoint three respectable freehology and account shall contain more than fifty ders of his county not resident in the vouchers, the sum of two cents for each township in which such election was held, additional voucher so examined; for is- to try such contest, and shall issue a sum- Tree Digestive Fluid, or Gastric Juice! A

courts, two dollars per day; and for hear- stable of his county, who shall serve and

of settlement, ten cents; for hearing applications on behalf of lunatics and idiots.

acts of the men on entering Reynosa was | Sec. 3. For any other services not be attested by the said Judge; and if by to seize the two principal citizens, the Al- herein provided for, the same fees shall such decision there be a vacancy in the caldes, or civil magistrates, and hang them be a lowed as for similar services in the office of Justice of the Peace, the said up till they had extorted \$4,000 as a price Court of Common Pleas; provided that Judge shall, within three days thereafter, for their lives, and the security of the de- no Probate Judge shall charge or be al. transmit a copy of such decision to the lowed any compensation for preparing or trustees of said township, or the clerk of A rumor was current in Brownsville, making out the account of any executor, such township if there be no trustees.

the county treasury. The Picayune has also private letters | Sgc. 5. The nineteenth section of the is hereby repealed.

JAMES C. JOHNSON. Speaker of the House of Representatives. GEORGE REX,

President of the Senate. March 14, 1853. I hereby certify that the foregoing laws election shall be contested.

are correctly copied from copies certified JOHN STEPHENSON.

SEC. 1. Be it enacted by the General Assembly of the State of Ohio, That whenever any new township shall be set off, the Court of Common Pleas of the proper county shall determine on a suitable number of shall determine on a suitable number of shall expose of the Peace for such township.

(CONCLUDED NEXT WARRY OF SAILS.

(CONCLU and regulating the practice of Probate Courts."

Justices of the Peace for such township.

and the day of election, and the Clerk of Sec. 1. Be it enacted by the General

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Typical Sec. 1. Be it enacted by the General

Typical Sec. 1. Be it enacted by the Genera Assembly of the State of Ohio. That each Probate Judge in this State shall receive for services rendered, the lees prescribed for services rendered, the lees prescribed for services rendered, the lees prescribed for services rendered to the description of the State of Ohio. That each Probate Judge in this State shall receive for services rendered, the lees prescribed for services rendered to the following same who shall immediately give notice to the following same who shall be same who shall be same who shall b reservices rendered, the lees prescribed of the electors in the manner pointed out all of Jackson county.

1 section two of this act, and no more, said Justice so determined on; and should Sec. 2. For docketing each cause to there he no trustees of said township, said

So rods, to a corner, thence North on the West said road, to the place of beginning, containing forty-four acres, more or less, situate in said Humphreys Hugh 2 Strepes Henry C.

So rods, to a corner, thence North on the West said road, to the place of beginning, containing forty-four acres, more or less, situate in said Humphreys Hugh 2 Strepes Henry C.

So rods, to a corner, thence North on the West said road, to the place of beginning, containing forty-four acres, more or less, situate in said Humphreys Hugh 2 Strepes Henry C.

So rods, to a corner, thence North on the West said road, to the place of beginning, containing forty-four acres, more or less, situate in said Humphreys Hugh 2 Strepes Henry C. in section two of this act, and no more, in the second section of this act, to elect

tion of judgment or decree on record, bate Judge of the proper county, that twelve cents; for entering every special there is not a sufficient number of Justices rule, six cents; for entering every conting of the peace in any township thereof, and uance, discontinuance or retraxit, ten also, that public notice had been given in cents; for entering a rule of reference, such township, that application would be rested at Cedar Grove, Philadelphia countwelve cents; and for giving a copy there- made for an additional number of Justi. ty, yesterday, for stabbing and killing anof under seal, twenty five cents; for en- ces of the Peace, the said court is hereby other young man, in a quarrel, named tering notice of appeal, ten cents; for authorized to add one or more Justices Geo. W. Lally. drawing cost bill, thurty-five cents, which to such township (as may seem just and shall be taxed but once in each case; for proper) and the trustees shall give notice making up a complete record in each to the electors of such township to elect cause, ten cents, for each one hundred such Justices so added, agrees.

NEW Tork, April IE.

Russell Jarvis died at New York on get the worth of your money, three doors below Sunday morning. He is well known as C. Isham's Brick.

DAVID LEACH. words such record may contain; for may bly to the provisions of said second sec. the correspondent for various newspapers. king out copies of records, or any pro- tion of this act; and whenever it shall be ceedings in a cause, when required by either party or the law, with the seal annexed, ten cents for each one bundred of Justices in any township, said court words; for entering allowance of an in- shall be authorized to restrict the num. to \$13, steady. Lard in barreir 99 to junction, certiorari or habeas corpus ten ber as it may judge proper; provided that 93c., buoyant. Butter 15c. Cheese 84 cents; for issuing execution, thirty five no Justice shall be deprived of his com to 9 c. cents; for docketing each execution is mission untill the expiration of the term

cents; for issuing letters testamentary or SEC. 4. That if any candidate or elecletters of administration, or guardianship tor of the township in which the election An ounce of fact is worth a pound of theory: under seal of court, one dollar, for taking was held, shall think proper to contest and the swarm of conclusive facts that cluster bond of executors, administrators or guar- the election of the person or persons round that incomparable preparation, Hoofland's dians, forty cents; for recording a bond. proclaimed elected, such candidate German Bitters, prepared by Dr. C. M. Jacksen, will or inventory, sale bill or settlement of or elector shall make it known to the Philadelphia, established its value as a tonic and executors, administrators or guardians, probate Judge of such county, within ten restorative, are such as would prevent increduten cents for every one hundred words; days after the day of such election, and lity itself from questioning its efficacy. In all for making out copies of wills, invento- the points on which the contestor means cases of disease of stomach, whether acute or ries, sale bill, settlements or rules of to contest such election, and it shall be chronic, it may be recommended for its soothcourt, ordered or to be turnished by exec the duty of such Judge to communicate tog, cordial, and renovating influence. Dysutors, administrators and guardians, ten the same to the person or persons whose pepsia, heartburn, loss of appetite, nausen, nercents for each one hundred words; for en election is contested, specifying the name your tremore, relaxation, debility, &c, are retering the appointment of executors, ad. of the contestor with the points on which lieved, by the Bitters in a very short space of ministrators, guardians or appraisers of he relies, citing him or them, to appear time; and a perseverance in their use never falls property, twelve and a half cents; for on a day not more than fitteen days from to work a thorona cure. copy of order to appraisers, twelve and a the day of such election, at his office in Oct. 14, '52 half cents; for filing an account current such county, allowing such person or and vouchers of an executor administra persons five days notice of such contest. tor or guardian for settlement, and enter- and said Judge shall also direct the clerk article that confers a real benefit on the commuing the same on the minutes of the court. of the Court of Common Pleas, to with | n, and it is with confidence we heartily comtwenty-five cents; for entering order of hold the return of such contested election mend Ayer's Cherry Pectoral to our readers as

suing citation to executors, administrators mons to said freeholders directing them great Dyspepsia Curer, prepared from Rennet, or guardians, thirty five cents; for admin- to appear and try said contest on a day or the fourth stomach of the Ox, after directions. suing a marriage license, and filing and specified in said summons, which sum mons shall be directed to the sheriff, or ut. by J. S. Houghton, M. D., No. 11 North recording the cartificate of marriage sev. any constable of such county, and shall Eighth Street, Philadelphia, Pa. This is a truly be served by the officer to whom directed wenderful remedy for Indigestion, Dyspensia enty-five cents; for giving notice of time two dollars; for hearing applications for the right of way for railroads, plank roads and turnpikes, three dollars per day; for and place of trying the same.

tested cases on petitions of administrators, executors and guardians, to sell authorized, on the request of the contest. land, and petitions to convey, one dollar, tor, or the person or persons whose electo be taxed in each of the above cases in tion is contested, to grant subposna for the bill of costs; for holding examining witness directed to the sheriff or any con-

tions for habeas corpus in civil cases, two agreeably to evidence, and no evidence nos. 4, 5, 6, 7 and 8, 9, 10.

ANDREW LONG, dollars; and for hearing and determining shall be admitted, but such as relates to upplications for injunctions in contested the points stated in the notice, and when cases, two dollars, to be taxed in the bill the trial is closed the freeholders shall of costs against the unsuccessful party, sign and seal their decision, which shall April 21, 53-tf

proceed as if no contest had taken place. SEC. 8. That no election of a Justice of base Courts." passed, Feb. 25. eighteen been given at such election shall be conhundred and fifty-three, be, and the same tested has the greatest number of legal

holders, summoned fail to attend at the ty of notions, too tedious to men ion. time and place of trial, the Judge shall ap-Auditor, of Jackson County. point other freeholders to supply, the de- prices. ficiency and the witnesses shall be sworn cash. or affirmed; provided, if the said Judge AN ACT to regulate the election, confest of election, and the resignation of Justices of the Peace of the Peace of the Concluded Next week.

Thankful for past favor, we hope to share a liberal portion of patronage.

April 21, '53—tf. PRICE & TAYLOR. Young Adam Day Peterson M.

Concluded Next week. (CONCLUDED NEXT WEEK.)

## The Markets.

Jackson April 21, 1853. FLOUR— P bbl \$4.25 WHEAT— P bush, 65c, CORN— " 50c, OATS— " 33c, DRIED APPLES-\$1.50c. WHITE BEANS-\$1,25@1,50. POTATOES-40c. BOTTER- W B 15c. FGGS-P doz. 614c. FLAX SEED-P bush, 65c. CLOVER SEED-P " \$6,00 GREEN APPLES-75c.

PORTSMOUTH, April 5, 1853. Flour and Grain-Flour \$3,70, stock very light. Wheat 70@72 Onts, 31c, Corn 35@ 38c Hav-Loose and baled \$8.50@9.00

Сильдоотик, Аргі!, 19, 1853. Wheat 70, Cora 45, Oats 35.

PHILADELPHA, April 18. A young man named O'Neill, was ar-

NEW YORK, April 18. Flour-State \$4.50 to \$4.62; Ohio

CINCINNATI, April 18. River has risen 14 feet since Saturday;

of Baron Liebig, the great Physiological Chem-

Notice.

JOHN D. JAMES, R. C. HOFFMAN N. T. CAVITT.

#### GRAND EXHIBITION AT

Door will open half past 5. Scenery presented at 6, free admittance to all, vertised. Front view for Ludies. We now offer to the citizens of Jackson, and Brown Sarah Miss

goods for Ladies we laye.

Giughams, from 12, 25; Printed Lawns, 12, Boyd James 33; Moos. De Laines, 12, 25; Alpacas 25, 75. Boweer George Mohair and Embroidered, De Laines, Embroidered plain Swiss Bishops, and Victory Lawns, and mention a threatened attack on Ed- tion and regulating the practice of Pro. holders merely because illegal votes have plain; plaid and barred, Jaconetts, Bonnetts, Rib- Baker Benjamine bons, complete assortment, Silk and Turkey Satin Brown James Dress Goods, Silk Satin, Braid and Gimp Bon- Brangan Peter votes given at such election after deduc-alf colors; Lined and plain Parasola, Gloves ting all illegal votes given when there shall be no evidence for whom such illegal votes were given, as well as all illegal to the shall be no evidence for whom such illegal votes were given, as well as all illegal to the shall be no evidence for whom such illegal votes were given, as well as all illegal to the shall be no evidence for whom such illegal votes were given. The shall be no evidence for whom such illegal votes were given. The shall be no evidence for whom such illegal votes were given. The shall be no evidence for whom such illegal votes were given. The shall be no evidence for whom such illegal votes were given. The shall be no evidence for whom such illegal votes were given. The shall be no evidence for whom such illegal votes were given. votes were given, as well as all illegal from 614 to 15 cts; men and boys' were, from 10 votes which shall appear to have been 25, Clotte, and Casimeres and Satinets, Brown given for the person or persons whose and Bleach Shirtings, Ticking, Hickory Shirts lection shall be contested.

and Shirting, Boots, Sho-s, Hats, Caps, Hard-ware, Queensware, and Glassware, and Groce-break ware, Queensware, and Glassware, and Groce-break ware. ries, at wholesale and retail, with a great varie-

Call and examine our goods, and judge our Criswiser John Our goods were bought in the East, and for Davis James 2 Thankful for past favor, we hope to share a

April 21, '52-tds.

Sheriff's Sale. DY command of an execution from the Court of Common Pleas, of Jackson county, I shall expose to public sale, at the door of the Court House, in Jackson, on the 28th, day of Daniel Mr Showers Wm May next, at one o'clock P. M., the following described property, to-wit: That part of the South-East quarter of section no. fourteen, Township no. five, in Range no. nineteen, which is bounded on the East by lands of Enes Smith, on the North, by lands of Belinda Mercer, on the West Inman Joanna Mrs Sekennecker Geo. by lands of Robert Chapman, and on the South by the section line and lands, of Solomon Deaver Keenon John & Scrugs Albert and James Smith, containing sixty-five acres, and eighty-two hundredths of an acre, more or Kirkland Betsey or Thompson John L. less. Levied on as the property of Levi M. Mor-cor, at the suit of Beliuda Mercer. Appraised at \$490. V1NTON POWERS, Shift J. C. Keever Elanor Mrs Thornsburg Nancy Keever Elanor Mrs Thornsburg Nancy April 21, '53-tds.

FRESH ARRIVAL,

SPAING AND SUMMER GOODS.

COME ONE, COME ALL,

And get a Bargain. I HAVE just returned from the Queen City, Leart Nancy with the most splendid assortment of goods. Lawrer ce AY Wilson Joseph f the most durable and fashionable sort, for Morris Margaret Weaver John Ladies, Gentlemen, and Children.
Also, Cape, Hats, Boots and Shoes. Ready
made Clothing, Hardware Queensware, &c., &c.
Here is the place to get a bargain. I will sell
Martener John
Webb J W

Notice. Dicknson & Co., is this day dissolved, by mutual consent. T. B. Dickason is to pay all debts, against the firm, and to receive all debts now T. B. DICKASON due the firm. RUFUS J. BACKUS.

Jackson, April, 9th '53-tf. Notice to Stockholders.

OFFICE SCIOTO & H. V. R. R Co., the Scioto & Hocking Valley Railroad ompany, will be held at their office in Portsnouth, on Wednesday, the 11th of May next, ousiness as may come before them. J. V. RCBINSON, Pres't.

Notice to House Builders. HERE will be offered to the lowest bidder on the 23d day of April, the present month, r addition to the present JAIL, of Jackson county, dimensions to-wit: Length, 16 feet, width, 12 feet, height, 10

feet, porch, 10 feet wide, and 16 feet long. By order of the Commissi JOHN STEPHENSON, Aud. J. C.

JOHN H. STEPHENSON, 7

John H. Stephenson, for an order that partition Ohio.

may be made of said premises.

JOHN H. STEPHENSON, by
H. S. BUNDY, his Atty. April, 12th, 1853-6 w.

Peter F. Strain, Jackson common SARAH ANN CALLAGHAN, et als.) Jackson com

BY virtue of an order of sale issued in the above cause, I will expose to public sale, on the 21st day of May, A. D., 1853, at 1 o'clock in the afternoon, at the door of the Court House, in the town of Jackson, Jackson county, Ohio, pointed for the trial of such contest, and shall be by said sheriff or constable (as the case may be) returned at the time and place of trying the same.

Liver Complaint, Constipation, and Debility uniong after Nature's own method, by Nature's county, to wit: Lot no. 8, in Township no. 6, and Range no. 18, casemently called the Scioto salt Reserve, also, forty acres of land in lot no. 9, in the same Township and Paragin and Material and Materi 9, in the same Township and Range, beginning on the East and West line on the North and of lown of Jackson, on the JACKSON AND said lot, one rod East of the North-West corner, NEWARK EXTENSION of the and run South with the North and South line, on the West side of said Lot, parallel with said line, so as to leave one rod wide, running South | cash, paid on public works in this part of the so far that from the stopping place, a line due East, or so near due East, that the said line will TOTICE is hereby given, that at the next be parallel with the East and West line, on the bering men.

North end of said lot, running so for South with courts, two dollars per day; and for hearing applications on having fund determining application will be made by the undersigned, for the various of the first line, as to exclude forty acres, on the North end of said lot, running so far South with lackson county. Ohio, application will be made by the undersigned, for the various of the first line, as to exclude forty acres, on the North end of said lot, running so far South with lackson county. Ohio, application will be made by the undersigned, for the various of the first line, as to exclude forty acres, on the North end of said lot, running so far South with lackson county. Ohio, application will be made by the undersigned, for the various of the first line, as to exclude forty acres, on the North end of said lot, running so far South with lackson county. Ohio, application will be made by the undersigned for the various of the Street between outlots, in the North end of said lot, running so far South with lackson county. Ohio, application will be made by the undersigned for the various of the Street between outlots, in the North end of said line, and the first line, as to exclude forty acres, on the North end of said lot, running so far South with lackson county. Ohio, appli said forty acres, in said lot no. 9, at \$440,00.— Terms of sale, one third cash in hand, one third in one year, and the residue in two years, with interest on the deferred payments from day of side. VINTON POWERS, Shift. J. C. spril, 14th, '53-5w.

LETTER LIST.

PRICE & TAYLOR'S. day of April, 1853. Persons calling for Performanne every day, (Sundays excepted.) these letters will please say they are ad-

Atwood Nicholas Miller Thomas Baldwin Seth C Morgan Richard Miller John vicinity, an opportunity, to gratify the mind. Brunton George Marry Edward Mr and please the eye, in selections, from our large Busler Henry Stock of Fancy and Staple Goods. In dress Busler Henry Milliken John Rowers James Moore & Co Messrs McFarland Mr Millirons Sampson Biba Dabner McDonough Michael Brill Christopher Martin Lucinda Miss Mullin Hesty Maple George McCollam John

McCarty Wm Cain Patrick Noftsinger Peter Newell Geo. W Nolan Patrick Carrick Ellen RoseNewell Elizabeth Miss Norris Soloman of Jo-Nichols John H huston's Estate Nenamee Hiram Othen Wm

Oyne Part Conroy John Overly Adam Pettyford Robert Delong Isaac Parker A M Pherris Robert N Rendexter Joseph Polly Sybble

Palmer Cornelius Quarts William Russel Enoch Robbins Clarinda Pitspatrick Philip Roberts Humphrey Radeloff Charles Reid W H

Strepes Henry C . Houton George Mr Shuver Phillip Spear Dr W

Heck Henry Mr Stegall Amanda Hopper Solomon Mr Miss Seymore Areibald

Mary Ann Swan Joseph Francis MrsShower Daniel Smith Davis James " Jane Swaney Robert

Koons Cyrus Tickner Ballard Kennel Daniel Vensky Timothy Kelly Daniel or WmVance James Lawence N J Vernon Elisha Livingston James 2 Vernon Jack Lesser John Woodson Jno P Rev

Lensmore Wm Mr Wood America Mrs Leach Francis Mrs Ward Patrick Lawrence Wm L Watters William Wood F L Wilson Joseph McMillon Job B Woodward Thomas

In pursuance of an order of the Court of Problem 1 bate, within and for the Courty of Jackson, and State of Ohio, I shall offer at public sale, on the Courty of Jackson, and State of Ohio, I shall offer at public sale, on the other half in one year, with interest from the DEFS TELEMATINGS....CCGRD CONS. 4 P. M., of said day, on the premises, the fol-lowing real estate, situate in Jackson county, and known and described as follows, to-wil; Commencing on the South side or the South East quarter of section No. six, Township No. six, of Range No. seventeen, 12,50 chains from the South-East corner of said section; thence running West 12,40 chains, and from these points running by two parallel lines North through the said South East quarter of the Section aforesaid, containing 49 and sixty-five hun-

Said land to be sold as the property of Daniel terest from the day of sale, to be secured by personal security, and deed to be made on full payment of the purchase money.

Mackley, for Pet'r. (James Romines, guar'n, of Daniel Faulkner.)

April 5th, 1853. CINCINNATI, HILLSBOHDUGH

#### ARKERSBURGH RAILROID. PEOPOSALS FOR

GRADING AND MASONRY. THE Location of that part of the Line from Section 69 to 86 inclusive, about Twenty Miles being completed. Proposals for the Gra-Fetitition for Partition ding and Masonry will be received by the subSilvester Willer and Jackson Com. Pleas.

# WALK IN! WALK IN!

WALK in to the little Tailor Shop, just he- meney. low Mr. E. Long's Store, and there you will find an accommodating Fashfoushte Eastern Tailor, who is in readiness, at all times to do any kind of business in his line. Pleas call and THAS. A. M. DANARIN. LEWIS C. DANADIN. J. CRAWFORD. Jackson, March, 24 '53-1y.

TWO HUNDRED

W work on the Grade and Maronry, on Sections Nos. 8 to 11 inclusive, north east of the For which we will pay the highest prices, it

The work is situated in the most healthy part of the State, and is a desirable location for la-Fayments will be made every thirty days.

M. STERNBERGER,

P. PICKREL.
J. J. HOFFMAN.
Jackson C. H., Jackson County, O. April 7th, '53-4f.

MATCHES. CASES Gates' Blue Head Matches, for sale by OAKES & BUSKIRK. No. 1, Buckeye Block

Notice in Chancery. LIST of Letters Remaining in the Post Office at Jackson on the first day of April, 1853. Persons calling for Clark and William C. Clark, Ezra Fleshart these letters will please say they are ad. Strong and Jane E. his wife, late Jans Wissen, Saida Griffs and Maria his wife, late Maria Wilson, and Martha Heath, late Martha Wilson, and Martha Heath, late Martha Wilson, and Martha Work on the grade Wilson, and Martin Heath, late Martin Wilson, are hereby notified, that en the 30th day of son, are hereby notified, that en the 30th day of specimens, A. D. 1852, Jesse Cartileh of Jackson county, Ohlo, filled in the Court of Common Pleas, of said Jackson county, a bill in SION of the Selection with Fatter, and the lackson and the IACKSON AND NEWARK FATEN, and the IACKSON AND NEWARK FATEN, and the lackson county, a bill in SION of the Selection and the IACKSON AND NEWARK FATEN, and the lackson and defendants, heirs of Wilson decement, the specific performance of a certain agreement cutered into by the said Wilson decement, with one John Botkin (and by him assigned, to Joseph Boker and Samuel A. FRENCH. by him assigned, to Joseph Boker and Samuel A. FRENCH, Scooley, and now keld by complainant,) for the B. BROWN, conveyance of "one hundred and forty acres C. M. MARTIN, of land, being a part of the South East quarter J. M. MARTIN. of section twenty eight, in lownship eight, and of Rango mineteen, after taking twenty acres of March 17, '53—if, of the South East corner of said quarter sectien," and that they may be perpetually enjoinod and restrained from proceeding in a certain suit in ejectment therein set forth, and the said defendants are further notified, that unless they the benefit of the act, passed by the Legislanpear, and plead, answer, or demarks to the said ture of the State of Onio, for the relief of insolution. bill within sixty days after the next term of vent debtors; that on or before the first day of said court, the said lesse Cartlich at the term the next term, of the Court of Common Pleas for

and court, the said jesse Carrices at the form
next after the expiration of said sixty days,
will, apply to said court to take the matters of
the bills as confessed, and to decree thereon
accordingly.

O. F. MOORE, & T. R. STANLEY,
Solicitors for complainant.

April, 7th '53.—6 w.

Petition to Sell Land.

In the next term, of the Court of Common Pleas for
far ison county, I will return to said court,
the next term, of the Court of Common Pleas for
far ison county, I will return to said court,
for the said septiment.

In the next term, of the Court of Common Pleas for
far ison county, I will return to said court,
the next term, of the Court of Common Pleas for
far ison county, I will return to said court,
for the said sext defined and before me,
in the said spillention, when and where the said
applicant will be further examines, and the
rights of his creditors heard in the premises.

Dated this 31st, day of March, A. D. 1853.

Holly of the Court of Common Pleas for
far ison county, I will return to said court,
the next term, of the Court of Common Pleas for
fur ison county.

I will return to said court.

Solicitors for complainant.

March of the Court of Common Pleas for
fur ison county, I will return to said court.

Solicitors for complainant.

March of the Court of Common Pleas for
fur ison county, I will return to said court.

Solicitors for complainant.

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fur ison county, I will return to said court.

Solicitors for complainant.

March of the Court of Common Pleas for
fur ison county, I will return to said court.

Solicitors for complainant.

March of the Court of Solicitors for the court, or said court.

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March of the Court of Solicitors for the court of the said spile said

Petition to Seil Land.

Tho's R. Matthews Adm'r. | Probate Court of Thomas Whlesams Dec'd. | Jackson Co. (). Petition to Self THOS. WILLIAMS of. al. Land. 10 Thomas Williams one of the heirs of Thomas Williams decembed. You are here by Informed, that on the 12th day of March 1852, Said administrator filed his petition to the Probate Court of Jackson county Oblo, the object and prayer of which petition is, to obtain an order, we, the assignment of the dower of Elisabeth Williams the will or of said Thomas Williams deceased, in, and for the rule of the following real estate (of which the min Thomas Williams died setzed, or so much dierect a.

Williams died setzed, or so much dierect a.

may be necessary to pay the cables of sain occadent, to wit: ... The East half of the North
Cadent, to wit: ... The East half of the North
East quarter of Section thirty two, Township

Grisms Pr. late arrivals. eight Range seventeen, containing about eighty acrea." Said petition will be for houring before May next. T. IL STANLEY
Apr. 1, 1853-4w. Sol. for Petitioner.

Gnardian's sale of real Estate. N pursuance of an order of the Court of Probate, within and for the county of Jackson, and State of Ohio, I shall offer at public sale, on the 6th day of May, 1953, between 19 A. M., and 4 P. M., of said day, on the premises, the followingreal estate, situate in Jurkson county, and known and described as follows, to-wit: mencing 9.44 chains cast from the south-west corner of the south-east quarter of section No. 6, of township No. six, of range No. 17, and from said commencement running cast, 6.95 obgons, and from said points on the south line of said quarter section, running by two parallel said quarter section, running by two parametrics and quarter section, con-lines north through said quarter section, con-taining 25 and forty-hundredths acres. Said but prices ChAS. A.M. DAMARIN, & Co. lands to be sold as the property of Junes Faulk-Pertunouth, March, 24 '52—rf. lands to be sold as the property of Junes Faulk-ner, a minor. Terms of sale, one half cash in hand, and the residue in one year, with Interest SPPIAGIMPURTATIONSIfrom the day of sale; to be accured by personal security, and deed to be made on full pay-

ment of the purchase money.

Mackler & James Rosines, Guardian of for Petitoner & James Faulener. April 5th, 1853.

Guardian's sale of Real Estate N pursuance of an order of the Court of Prohate, within and for the county of Jackson, and State of Ohio, I shall offer at public sale, on the 6th day of May, 1953, between 10 A. M., and 4 P. M., of said day, on the premises, the following real estate, situate in Jackson county, and cheap tessers for in doners, are not surject and known and described as follows, to-will once I take we take in the West, as we have an experi-Five chains wide off of the East side of the South-East quarter of section No. 6, of Township No. 6, of Range No. 17, containing (wency ac-P. P. PRICE, P. M. Also, the North hair of the West hair, of the South-West quarter of section No. 5, of Township No. 6, or Range

chase money.

Mackley for Pet'r. Games Romines, gourd'n. of To Cash and approved Sucar Time Buyers, we can old unusual industries.

April 5th, 1853.

hares off of the West side, which said lands are of ten for centure hereby required to be paid on charged with the dower of Sally Romines, lace said subscription: every sixty days thereafter, Sally Faulkner. Said lands to be sold, subscription: until the whole be paid to said dower, as the property of Rebenca Panis:

By order of the Directors, J.V. ROBINSON, ner, a minor. Terms of sale, one-half cash is hand, and the other half in one year, with inter
tent from the days of sale. est from the day of sale, to be secured by puronal security, and deed to be made on full pay-

other half in one year with interest, from the day of sale, to be secured by personal security, and deed to be made on full payment of the purchase deed to be made on full payment of the purchase money.

MACKLEY ? JAMES ROMINES, Guardian of for Petitioner. ABCHIBALD FAULKNIR. April 5th, 1853.

Chas. A. M. DAMARIN, & Co. Wholesale Grocers,

PRODUCE DEALERS. No. 55. Front Street, PORTSMOUTH OHIO

RAILBOAD NOTICE. Office of the Marietta & Cincinnati Railroad)

Company, Chillicothe, March 27, 1853. DURSU. NT to an order of the Board of D rectors, passed on the 10th inst., the Subwribers to the Capital Stock of the Marietta and Cincinnati Raffrond Company, residing in the counties of Citaten Jackson and Vinton, not heretofere notified, are requested to pay "ten per cent." on the amount held by each respectively; thereafter; commencing on the first day of April, 1853, or as soon thereafter as psacticable, continuing till the whole amount is paid. mar. 31, '53 5t JOHN MADEIRA

# 500 MEN

FRENCH, DROWN & MARRING

Jackson C. H. Jackson County, O.

Insolvent's Notice.

Probate Notice. WONH Mackley Guardian of John Kelly's heirs, Robert Alken Guardian of Thomas F heirs, Robert Alken Guardian of Thomas McDongal and John McDonga!, James Romines Guardian of Martin, Ellen Lumbert, and Hughes obert and Bass Johnings Administra-John Darr, have such filed in the office of the Probate Judge within any for the county of

for hearing on the fact monday in May next.

JACOB WESTFALL Probate Judge. Jackson April 7th, '53

vencious for settlement which accounts will be

5.1 Hhos N. O. Sugar-

21 ch Hom N. O. Mouseen. 200 na f torreta, co. 66 Barrels Sugar House, 10 Hale, Sugar House Eyrup. 6 Bols golden byrup.

10 half nois, no. 116 Bbls Loof priverized and crushed Sugars. 56 Boxes white Havennih Sugar, 65 Plurces Rite We have also on hands, a large and fresh stock

Life Per Lifter Coneix twists, Ey, tebacco, out and dry tolucco. Virginia cocco, 8-5 parameter att qualities, dack rei, no. 1 2 & 3, in herrels and half barrels.

beccords, Catton Yarare, Soap, Canales, &c., All of which they offer for sale on accommo-

Counst, Supretus, Spices, Dyestada.

BEHRY & BERRY. IMPORTERS AND JOHERES, EAST SIDE MAIN STREET BET, FOURTH AND TIFTH, CINCINNATI,

OF LES INVITEMENT AND WHOLESALE BUYERS to inspect their into and exten-sive stock of

FANCY GOODS. ADAPTED TO THE SPICE OF TRADE. Our facilities for recuring the treable Siples and clean tesons for ou domen, are not surpliced

enced buyer com tently in the Fastern Cities, forwarding us only such Bargains as the mar-EMPROUPLEIES, COMES.

day of sale, to be secured by personal security, and deed to be made on full payment of the pur-

OFFICE OF S. & H. V. R. R. Co. J

My pursuance of an order of the Court of Pro-bate, within and for the county of Jackson, and State of Ohio, I shall offer at public sale, on the 6th day of May, 1755, between 10 A.M., where, for the Jackson and Newark Extension of and 4 P. M., of said day, on the premises, the fel-lowing real estate, Signature in Jackson accounts in talling of the Science & Bookking Valley Rull Road, that an invaling real estate, Signature in Jackson accounts. Faulkner, a minor. Terms of sale, one built cash lowing real estate, situate in Jackson county, installment of ten per cent. of the subscription, in hand, and the other half in one year, with in- and known and described as follows, to-will additional to the five dollars a source payable at and known and described as follows, to-wil: additional to the five dollars a share payable a The South-West quarter of the North-East quar-ter of section No. 6, of Town-hip No. 6, of Range or before the 1st day of March 1937 to Flavius No. 17. Also, the South-East quarter of the Case, Esq., of Hecking eq., r.d., on: Richey, North-West quarter, of section No. 6, of Tewns Esq., of Perry cource, and Thomas Davis, Esq., ship No. six, of Range No. 17, except twenty of Victor county and the further installments agree off of the West side, which said lands are of ten per centure bereby required to be paid on

Guardian's safe of real Estate. ment of the purchase money.

Mackley for Pet'r. Mannes Ramines, guard'n, for April, 5th 1853.

April, 5th 1853. and 4 P. M. of said day, on the premises, the Guardian's sale of real & state. following real estate, strong in Jackson county, N pursuance of an order of the Court of Pro- and known and de cribed as follows, to-with the court of the Cou Silvester Wiley and Jackson Com. Pleas lieved, by the Bitters in a very short space of time; and a perseverance in their use never falls to work a thoroun cure.

Oct. 14, '52

II. VESTER WILEY, and James Hills Jr. of the State of Connecticat, will take no tice, that a petition was filed against them on the 12th day of April, A. D., 1853, in the Court of Common Pleas, within and for the country of Jackson, and State of Ohio, by John H. Stephenson, and is now penaltic that confers a real benefit on the community, and it is with confidence we heartily commend Ayer's Cherry Pectoral to our readers as possessing extraordinary virtures for the curc of the North-East quarter, of section No. 6, of Township No. 6, of Range No. 17, tended the country of Jackson, and State of Chio. 1 half of the country of Jackson, and State of Chio. 1 half of the Country of Jackson, and State of Chio. 1 half of the country of Jackson and State of Chio. 1 half of the Country of Jackson and State of Chio. 1 half of the country of Jackson and State of Chio. 2 half of the South-East quarter, of Section No. 6, of Township No. 6 of Township No. 6, of Range No. 17, tended the same the place of the South-East quarter, of the North-East quarter, of Section No. 6, of Township No. 6 of Township No. 6 of Township No. 6 of Townsh Section No.6, of Township No. 6, of Range No. 17, which last named twenty acres is charged with the dower of Sally Romines, late Sally Faulkner, Said lands to be said as the of sule, one half cash in hand, and the residue in one year, with interest from the day of

Mackley for Pet'r. James Rouines, guard'n of Thomas B. Faulkner. April 5th, 1853.

Guardian's sale of Real Estate N pursuance of an order of the Coart of Pro-bate, within and for the county of Juckson, of State of Chia. I shall offer at public sale on and State of Chie, I shall offer at public sale, on the 6th day of May, 1553, between 10 A. M., and 4 P. M., of said day, on the premises, the following real estate, attrate in Jackson county, and known and described as follows: The South-West quarter of the North-West quarter of section five, of Township six, of Range seventeen. Also, the South-East quarter of the North-East quarter of section six, of Township six, of Range seventeen, which lands are charged with the downer estate of Sally Romines, late Sally Saulkener. Said lands to be sold, subject to Said Soverer, as the property of Nancy Jane Faulking a and State of Ohio. I shall offer at er, as the property of Nancy Jane Paulkne a minor. Terms of sale, one-half cash in head and the residue in one year, with in crest fre the day of sair, to be secured by personal sec rity, and deed to be made on fall payment a purchase money. MACRIET for Pet'r. (Names Robers, games (Names James Patent)

April 5th, 1853. Isninii Jaycon's Esince. THE subscriber has been appeinted lifed, as Administrator of sur Isalah Jaycox, late of Jackson sounds

All persons will take notice se March, 24 '53-3w.